Mr. Mark Lynch 122 Maryland Ave., NE Washington, D.C. 20002

8/30/85

Dear Mark,

You lawyers are always into so much a layman has no way of knowing what you stay close to and what in the great mass of stuff for you to remember may have slipped your mind.

So, after reading Wright and Willer on 60(b) and reading what I've written based on what appears pertinent to me, and without regard to what is practical or possible for others, which I can't judge, I write to suggest that if you are not now close to what they say about clauses 5 and 6, there may be some really outrageous cases, not necessarily all FOIA, in which use of these clauses might be considered. They do provide a basis for reopening cases after a year has run. Clause 6 in particular is intended to toll the running of time, particularly with regard to "excusable no lect," which is in clause 1.

I'm sure glad to have had this. Thanks again.

Best wishes.